PATENT COOPERATION TR \TY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

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PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing (day/month/year)

22.07.2005

Applicant's or agent's file reference PU030197

International application No. PCT/US2004/017176

International filing date (day/month/year)

Priority date (day/month/year)

28.05.2004

09.07.2003

IMPORTANT NOTIFICATION

Applicant

THOMSON LICENSING S.A.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

<u>)</u>

European Patent Office - Gitschiner Str. 103 D-10958 Berlin Tel. +49 30 25901 - 0

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Authorized Officer

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PU030197		FOR FURTHER ACTION	N s	See Form PCT/IPEA/416		
International application No. PCT/US2004/017176		International filing date (day/me) 28.05.2004	onth/year)	Priority date <i>(day/month/year)</i> 09.07.2003		
International Patent Classification (IPC) or national classification and IPC H04N7/26, H04N7/36						
Applicant THOMSON LICENSI	NG S.A.					
This report is the Authority under A	international prel rticle 35 and tran	liminary examination report, easmitted to the applicant acco	established by this ording to Article 36.	International Preliminary Examining		
2. This REPORT co	nsists of a total o	of 7 sheets, including this cov	ver sheet.			
3. This report is also	accompanied b	y ANNEXES, comprising:				
a. 🖾 sent to the	applicant and to	the International Bureau) a	total of 3 sheets,	as follows:		
Sheets of the description, claims and/or drawings which have been amended and are the basis of this rep and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
beyon	s which supersed d the disclosure emental Box.	de earlier sheets, but which the international application	nis Authority consider In as filed, as indic	ders contain an amendment that goes ated in item 4 of Box No. I and the		
seguence	listing and/or tab	ureau only) a total of (indicate les related thereto, in compu Listing (see Section 802 of th	ter readable form o	r of electronic carrier(s)) , containing a only, as indicated in the Supplemental nstructions).		
4. This report contai	ns indications re	lating to the following items:				
☐ Box No. I	Basis of the opin	nion				
_	Priority			ឬ		
	•	ent of opinion with regard to I	novelty, inventive s	step and industrial applicability 🔩		
_	Lack of unity of		•	· · · · · · · · · · · · · · · · · · ·		
⊠ Box No. V	Reasoned state	ment under Article 35(2) with ations and explanations supp	regard to novelty, orting such statem	inventive step or industrial		
☐ Box No. VI	Certain docume	nts cited		نے آ		
		in the international applicatio		ř		
☐ Box No. VIII	Certain observa	tions on the international app	olication	រា 		
Date of submission of the	demand	Date	of completion of this	s report		
07.10.2004		22.0	07.2005			
Name and mailing address preliminary examining aut	hority:		orized Officer	orticenes Paisonessy.		
European Patent Office - Gitschiner Str. 103 D-10958 Berlin Heising			sing, G	. is and		
Tel. +49 30 Fax: +49 30	25901 - 0) 25901 - 840		phone No. +49 30 2	5901-407		

10/563711

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/017176

IAP20 Rec'd PCTAPTO 06 JAN 2006

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	Вох	No. I Basis of the report		
 With regard to the language, this refiled, unless otherwise indicated un 		regard to the language , thi , unless otherwise indicated	is report is based on the international application in the language in which it $\dot{\nu}$ under this item.	vas
		This report is based on tran which is the language of a t	slations from the original language into the following language , ranslation furnished for the purposes of:	
	[der Rules 12.3 and 23.1(b)) utional application (under Rule 12.4) examination (under Rules 55.2 and <i>l</i> or 55.3)	
2.	have	e been furnished to the rece	the international application, this report is based on (replacement sheets whiving Office in response to an invitation under Article 14 are referred to in this not annexed to this report):	ich ;
	Desc	cription, Pages		
	1-7		as originally filed	
	Clain	ms, Numbers		
	1-10		received on 07.10.2004 with letter of 07.10.2004	
	Draw	vings, Sheets		
	1/4-4/	/4	as originally filed	
		a sequence listing and/or ar	ny related table(s) - see Supplemental Box Relating to Sequence Listing	
3.		The amendments have resu	ulted in the cancellation of:	
		☐ the description, pages☐ the claims, Nos.		
	E	☐ the drawings, sheets/figs☐ the sequence listing (specified)		
		any table(s) related to se		
4.	had r	This report has been establ not been made, since they be plemental Box (Rule 70.2(c)	ished as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the).	v e
		☐ the description, pages☐ the claims, Nos.		
	[☐ the drawings, sheets/figs		
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	. .	Tf itom 4 applies s	ome or all of those shoets may be marked "superseded "	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/017176

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

5,8-10

No: Claims

1-4,6,7

Inventive step (IS)

Yes: Claims

8,9

No: Claims

1-7,10

Industrial applicability (IA)

Yes: Claims

1-10

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

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IAP20 Rec'd Total on a phication N2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/US2004/017176

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 The following documents are referred to in this communication:

D1: EP 0 614 312 A (MATSUSHITA ELECTRIC IND CO LTD) 7 September 1994 (1994-09-07)

D2: HAAN DE G ET AL: "MEMORY INTEGRATED NOISE REDUCTION IC FOR TELEVISION" IEEE TRANSACTIONS ON CONSUMER ELECTRONICS, IEEE INC. NEW YORK, US, vol. 42, no. 2, 1 May 1996 (1996-05-01), pages 175-181, XP000596763 ISSN: 0098-3063

2 NOVELTY

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.
Document D1 discloses all features of this claim (the references in parenthesis applying to this document):

A method for encoding a video signal with reduced noise, comprising the steps of: estimating motion for each macroblock in an input video signal N times where N is an integer greater than 1 to yield N sets of motion estimation decision sets (page 2, lines 55-57 and page 5, lines 13-44 with figures 4 and 5, wherein according to figure 4 for a "current motion block" "m" different motion velocities "vm" are tested, according to figure 5 N=2L motion estimates between the block of the current frame and the blocks of N=2L neighboring frames are calculated and optimised jointly, wherein according to page 5, lines 43-44 the motion vectors are obtained by scaling the velocity "vm" according to the temporal distance of the respective neighboring frame), each set including a reference picture index and motion vector (page 5, lines 45-54 and equation 2, where I equals the reference picture index and v(I-k) the motion vector; see also: page 6, lines 6-8 and page 7, lines 41-44 for a correction vector relative to v(I-k) estimated for every block and frame);

creating, for each macroblock, a noise reduced macroblock using the N sets of motion estimation data (*page 3, lines 2-6*); and encoding each noise reduced macroblock using a best one of the motion estimation data sets (*page 4, lines 7-9 and lines 38-40 and page 7, lines 45-47*).

2.2 Furthermore, the present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of dependent **claims 2, 3, 4 and 6** depending on claim 1 is not new in the sense of Article 33(2) PCT.

Document D1 discloses all features of these claims (the references in parenthesis applying to this document):

Claim 2:

The method according to claim 1 wherein the step of estimating motion further includes the step estimating the motion N times using each of N different reference pictures. (figure 5 and page 2, line 57 "matching the block in *each* of a plurality of ...frames")

Claim 3:

The method according to claim 1 wherein the step of creating the noise reduced macroblock further comprises the steps of:

selecting at least a plurality of the N sets of motion estimation decision sets; and temporally filtering each pixel in the macroblock to using the selected motion estimation decision sets. (page 4, line 41 - page 5 line 5).

Claim 4:

The method according to claim 3 wherein the selecting step further comprises the steps of:

generating a predictor for each motion estimation decision set; (page 7, lines 6-20 with equation 3)

calculating a difference between the predictor and the current pixel; (page 7, equation 3)

determining whether the difference is less than a threshold; (page 8, lines 12-30 with equation 5, wherein the threshold equals Tc * WTS/L) and if so selecting the motion

estimation decision set whose difference is less than the threshold. (page 8, lines 29-30)

Claim 6:

Since claims 1 and 2 contain all the features of dependent claim 6 and since claims 1 and 2 are not new, the subject-matter of **claim 6** is also not new in the sense of Article 33(2) PCT.

- 2.3 Claim 7 is the corresponding apparatus claim to the above method claim 1. It is to be observed that each means of the apparatus is perfectly matching to one corresponding technical feature of the method claim.
 Therefore, the subject-matter of claim 7 does not meet the requirements of Article 33(1) PCT, because its subject-matter is not new in the sense of Article 33(2) PCT.
- 2.4 The subject-matter of claims 5 and 8-10 is novel (Article 33(2) PCT) since no single prior art was found which discloses all the features of any of these claims.

3 INVENTIVE STEP

3.1 The additional feature of dependent claim 5 over claim 1 is:

The method according to claim 1 further comprising the step of spatially filtering the input video prior to estimating motion.

This feature is a well known design option to improve a noise reduction system. This is shown for example in D2, where spatial filtering is presented as a well known means for noise reduction (page 175, left column, abstract and last paragraph). Furthermore, a cascade of spatial and temporal noise filtering is given in figure 7, where spatial filtering is performed before motion estimation. A skilled person would therefore use the feature of claim 5 in order to improve the noise reduction method of D1.

Thus, claim 5 does not meet the requirements of Article 33(1) PCT, because its

subject-matter does not involve an inventive step in the sense of Article 33(3) PCT.

- 3.2 Claim 10 is the corresponding apparatus claim to the above method claim 5. It is to be observed that each means of the apparatus is perfectly matching to one corresponding technical feature of the method claim.
 Therefore, the subject-matter of claim 10 does not meet the requirements of Article 33(1) PCT, because its subject-matter does not involve an inventive step in the sense of Article 33(3) PCT.
- 3.3 The subject-matter of **claims 8 and 9** does involve an inventive step (Article 33(3) PCT) since no prior art was found which discloses or gives a hint to the features of using coded pictures as references for motion estimation where the estimated multiframe motion information is used for temporal denoising the input images, which are to be coded.
 - The problem to be solved by these features is to decrease the computational load by using motion vectors, which are optimized for coding, for both denoising and coding.

4 INDUSTRIAL APPLICABILITY

Claims 1-10 disclose methods and apparatus for denoising for video coding applications. Therefore, the subject-matter of these claims is considered to be industrially applicable according to Article 33 (4) PCT.

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CLAIMS

1	1. A method for encoding a video signal with reduced noise, comprising the steps of					
2	estimating motion for each macroblock in an input video signal N times (where N is an					
3	integer greater than 1) to yield N sets of motion estimation decision sets, each set including a					
4	reference picture index and motion vector;					
5	creating, for each macroblock, a noise reduced macroblock using the N sets of motion					
6	estimation data; and					
7	encoding each noise reduced macroblock using a best one of the motion estimation data					
8	sets.					
1	2. The method according to claim 1 wherein the step of estimating motion further					
2	includes the step estimating the motion N times using each of N different reference pictures.					
1	3. The method according to claim 1 wherein the step of creating the noise reduced					
2	macroblock further comprises the steps of:					
3	selecting at least a plurality of the N sets of motion estimation decision sets; and					
4	temporally filtering each pixel in the macroblock to using the selected motion estimation					
5	decision sets.					
1	4. The method according to claim 3 wherein the selecting step further comprises the					
2	steps of:					
3	generating a predictor for each motion estimation decision set;					
4	calculating a difference between the predictor and the current pixel;					
5	determining whether the difference is less than a threshold; and if so					
6	selecting the motion estimation decision set whose difference is less than the threshold.					
1	5. The method according to claim 1 further comprising the step of spatially filtering					
2	the input video prior to estimating motion.					

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SUBSTITUTE SHEET

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A method for encoding a video signal with reduced noise, comprising the steps of: 1 6. estimating motion for each macroblock in an input video signal N times (where N is an 2 integer greater than 1) using each of N separate reference pictures to yield N sets of motion 3 estimation decision sets, each set including a reference picture index and motion vector; 4 creating, for each macroblock, a noise reduced macroblock using the N sets of motion 5 6 estimation data; and encoding each noise reduced macroblock using the best one of the motion estimation data. 7 7. A video encoder, comprising: 1 a motion estimation stage for estimating the motion in each macroblock of an input video 2 signal N times (where N is an integer greater than 1) to yield N sets of motion estimation decision 3 sets, each set including a reference picture index and motion vector, 4 a noise reducer for creating a noise reduced macroblock using the N sets of motion 5 6 estimation data; encoding means for encoding the noise reduced macroblock. 7 The encoder according to claim 7 further including a reference picture store for 1 8. storing coded pictures and where the motion estimation stage estimates the motion N times using 2 each of N different stored reference pictures. 3 The encoder according to claim 7 further comprising: 9. 1 a reference picture store for storing the coded pictures; 2 means for applying the stored previously coded pictures as input video stream to for 3 estimating the motion for each macroblock to yield the N sets of motion estimation decision sets; 4 5 while means for applying the motion estimation decision sets to filter pictures for noise 6 7 reduction.

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10

- 1 10. The encoder according to claim 7 further comprising a spatial filter for
- 2 spatially filtering the input video prior to performing motion estimation.